

# NEW-YORK TRIBUNE.

For The New-York Tribune.

TO LAKE ERIE—A REMEMBRANCE.

BY WILLIAM B. ANDREWS.

"I could not remember such things were.  
That was more pleasant to me."—Shakespeare.

Wings first I saw thy rolling wave,  
And listened to thy solemn roar;

My feet trod on a warrior's arm,  
Struck down by thy mighty shore;

Scarce able, there, with father's hand,

To walk, thy blue domes to see;

I struggled through thy fledgling sand,

And felt a happy, childlike ple.

Other years rolled o'er my head,

I often wondered where those days,

And thought I had the measured tread

Of early friends in thy land;

But here are they that warrior brave,

(And with him, too, my parent dear)

Slept that deep sleep, from which they wake

Shall never wake mortal here.

III.

Al! like the footprints that my feet

In boyhood left upon thy sand,

Have vanished, joys and visions sweet;

The old made earth a fairy-land;

But where art thou, of thy mighty shore?

To walk, thy blue domes to see;

I struggled through thy fledgling sand,

And felt a happy, childlike ple.

IV.

Oh! many lands I've wandered o'er,

And many a mournful lake have heard,

While rambling on thy pebbly shore;

But never was my bosom stirred

By sight like that mysterious morn,

So charming to my young ear,

The wave breasted out in a solemn tone,

Covering with those specks deer.

"Red Jack," said the Chief of the seas.

Court Underland—This Day.

CIRCUIT COURT—No. 22, M., 55, 57, 58, 59, 60, 62 to 66, 471, 69 to 75.

Complaint—Plaint.—No. 61, 62, 63, 67, 75, 76, 78, 80, 82, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 100, 102, 104, 106, 108, 112, 114, 94, 96.

Law Clerks.

Supreme Court—General Term—Before Judges Jones and Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for the loss of his office in Chester County, obtained by the Circuit Auditor Commission under authority of the statute. An application was made on behalf of the Complainant for a decree that he should be allowed to retain his office, and the sum of \$2,000 paid over to the owners of the property. Plaintiff and six brothers and sisters were tenants in common or joint owners of the property, and the suit was brought by them, as well as by defendant, by statute, a tender was made to Jonathan O. Dyckman, one of the joint tenants or owners, of the amount due, and he had refused to accept it. Plaintiff and the Corporation entered into possession, assuming the tender to be in compliance with the statute. This action was therefore brought before a Judge of Chester County, who, after a trial, gave judgment in favor of the plaintiff, and the land, the plaintiff was not satisfied on the ground that a tender of payment to one of the joint tenants was equivalent to a tender of payment to all of them. Plaintiff, however, did not demand that the tender was not made in due season, but that even if it had been made as alleged, Jonathan O. Dyckman was not authorized, in any manner, or by the other joint tenants, to accept it, or for them to have it, to be distinct, and expressly declared that he was acting only for himself, and that the others are not bound by his acts. Argument was made for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs.

Special Term—Before Judge Edwards—*v. Peter C. Teller*—This was a suit in equity brought by D. to recover damages for services performed for the plaintiff, and Mr. Davies and Mr. Willard opposed.

Supreme Court—Special Term—Before Judge Edwards—*v. Elias W. Greene vs. The Mayor of New York*—This was a suit in equity brought by D. to recover damages for divorce—charge of inability not sustained.

Divorce denied.

John Warren, et al., vs. Cortland Power, et al.—To set aside a decree of Divorce, R. F. Brooks & Co. Motion in the cause, with costs